| Fill in this information to identify the case: | | |
|--|------------------|----|
| United States Bankruptcy Court for the: | | |
| District of Delaware (State) | | |
| Case number (if known): | Chapter <u>1</u> | 11 |

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy

06/24

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

| 1. | Debtor's Name | Jo-Ann Stores, | LLC | | | | | |
|----|---|--|------------------|------------------|--|-----------------------------------|--------------|---------------|
| 2. | All other names debtor used in the last 8 years | JO-ANN; JO AN JOANN; J (ETC JOANN Handma |) ANN; JO-ANN | Fabrics; JAS | | | | |
| | Include any assumed names, trade names, and doing business as names | | | | | | | |
| 3. | Debtor's federal Employer Identification Number (EIN) | 34-0720629 | | | | | | |
| 4. | Debtor's address | Principal place of business | | | Mailing address, if different from principal place of business | | | incipal place |
| | | 5555 Darrow Road | | | | | | |
| | | Number Street | İ | | Number | Street | | |
| | | - | | | P.O. Box | | | |
| | | Hudson | Ohio | 44236 | | | | |
| | | City | State | Zip Code | City | | State | Zip Code |
| | | | | | | f principal ass lace of busine | | rent from |
| | | Summit County | | | | | | |
| | | County | | | Number | Street | | |
| | | | | | City | | State | Zip Code |
| | | | | | | | | • |
| 5. | Debtor's website (URL) | https://www.joann.c | :om/ | | | | | |
| 6. | Type of debtor | ☑ Corporation (inclu | ding Limited Lia | bility Company (| LLC) and Limited | d Liability Partr | nership (LLP |)) |
| | | ☐ Partnership (exclu | ıding LLP) | | | | | |
| | | ☐ Other. Specify: | | | | | | |
| | | _ 0 0 | | | | | | |
| | | | | | | | | |

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| De | btor Jo-Ann Stores, LLC Name | Case number (if known) | | | | | | | | |
|----|---|---|--|--|--|--|--|--|--|--|
| 7. | Describe debtor's business | A. Check One: ☐ Health Care Business (as defined in 11 U.S.C. § 101(27A)) | | | | | | | | |
| | | ☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B)) | | | | | | | | |
| | | ☐ Railroad (as defined in 11 U.S.C. § 101(44)) | | | | | | | | |
| | | ☐ Stockbroker (as defined in 11 U.S.C. § 101(44)) | | | | | | | | |
| | | ☐ Commodity Broker (as defined in 11 U.S.C. § 101(6)) | | | | | | | | |
| | | ☐ Clearing Bank (as defined in 11 U.S.C. § 781(3)) | | | | | | | | |
| | | ✓ None of the above | | | | | | | | |
| | | B. Check all that apply: | | | | | | | | |
| | | ☐ Tax-exempt entity (as described in 26 U.S.C. § 501) | | | | | | | | |
| | | ☐ Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3) | | | | | | | | |
| | | ☐ Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11)) | | | | | | | | |
| | | C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See http://www.uscourts.gov/four-digit-national-association-naics-codes. 4591 (Sporting Goods, Hobby, and Musical Instrument Stores) | | | | | | | | |
| _ | Hadan which about a st the | Check One: | | | | | | | | |
| ъ. | Under which chapter of the Bankruptcy Code is the | Check One: ☐ Chapter 7 | | | | | | | | |
| | debtor filing? | ☐ Chapter 9 | | | | | | | | |
| | | ☐ Chapter 3 | | | | | | | | |
| | | □ Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$3,024,725 (amount subject to adjustment on 4/01/25 and every 3 years after that). | | | | | | | | |
| | | ☐ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). If the debtor is a small business debtor, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if all of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). | | | | | | | | |
| | | ☐ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and it chooses to proceed under Subchapter V of Chapter 11. | | | | | | | | |
| | | ☐ A plan is being filed with this petition. | | | | | | | | |
| | | Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b). | | | | | | | | |
| | | ☐ The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form. | | | | | | | | |
| | | ☐ The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2. | | | | | | | | |
| | | ☐ Chapter 12 | | | | | | | | |
| 9. | Were prior bankruptcy cases filed by or against the debtor within the last 8 years? | □ No District District of Delaware When MM/DD/YYYY Case number 24-10420 | | | | | | | | |
| | If more than 2 cases, attach a | District When Case number | | | | | | | | |
| | separate list. | | | | | | | | | |

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| Del | | -Ann Stores, LLC | | | | Case number (i | fknown) | |
|-----|---------------------|--|----------------------------|---|---|--|---|------------------------------|
| | Nam | e | | | | | | |
| 10. | pending of business | ankruptcy cases or being filed by a partner or an | □ No ⊠ Yes. | Debtor | See Rider 1 | | Relationship | Affiliate |
| | affiliate o | iliate of the debtor? | | District | District of Dela | aware | | |
| | | ses. If more than 1, eparate list. | | Case nun | nber, if known | | When | 01/15/2025 MM / DD / YYYY |
| 11. | Why is th | e case filed in <i>this</i> | Check all | that apply: | | | | |
| | district? | | | | ts domicile princir | oal place of busines | s, or principal assets in this | district for 180 days |
| | | | | | | | longer part of such 180 days | |
| | | | A ba | nkruptcy cas | se concerning deb | tor's affiliate, gener | al partner, or partnership is p | pending in this district. |
| 12. | possession property | debtor own or have on of any real or personal property s immediate ? | | Why does to the lit pose safety. What is | the property needs s or is alleged to put the hazard? | d immediate attent | diate attention. Attach additiction? (Check all that apply.) hinent and identifiable hazard | |
| | | | | ☐ It inclu | des perishable go | ods or assets that | could quickly deteriorate or lo eat, dairy, produce, or securit | |
| | | | | Where is th | ne property? | | | |
| | | | | | · · · · - | Number | Street | |
| | | | | | - | City | State | Zip Code |
| | | | | □ No | erty insured? | | | |
| | | | | | Contact name | | | |
| | | | | P | hone | | | |
| | | | | · | | | | |
| | | | | | | | | |
| | | Statistical and ad | ministrative | informatio | n | | | |
| 13. | | estimation of | Check one | <i>:</i> | | | | |
| | available | funds | | | | n to unsecured cred e paid, no funds will | itors. be available for distribution i | to unsecured creditors. |
| 14. | | I number of | □ 1-49 | | □ 1,0 | 000-5,000 | □ 25,001-50,0 | 00 |
| , | creditors | describer 15 | □ 50-9 ¹ □ 100- | | · | 001-10,000 ,001-25,000 | ≤ 50,001-100,☐ More than 1 | |
| (on | ı a consoli | dated basis) | □ 100- □ 200- | | ⊔ 10, | ,001-20,000 | □ MOIE HIAII I | 00,000 |

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| Debtor Jo-Ann Stores, LLC Name | | | = | Case number (if known |) | | |
|---|--------------------|--|-----------------------------|--|--------------------------|---|-------------------------|
| | | | | | | | |
| 15. Estimated assets | | \$0-\$50,000 | | \$1,000,001-\$10 million | | | 01-\$1 billion |
| (on a consolidated basis) | \$50,001-\$100,000 | | \$10,000,001-\$50 million | | | ,001-\$10 billion | |
| , | | \$100,001-\$500,000 | | \$50,000,001-\$100 million | | | 0,001-\$50 billion |
| | | \$500,001-\$1 million | | \$100,000,001-\$500 million | | More than S | 50 billion |
| 16. Estimated liabilities | \$0-\$50,000 | | \$1,000,001-\$10 million | | + , , - | • | |
| (on a consolidated basis) | | \$50,001-\$100,000 | | \$10,000,001-\$50 million | \boxtimes | | ,001-\$10 billion |
| (| | \$100,001-\$500,000 | | \$50,000,001-\$100 million | | | 0,001-\$50 billion |
| | | \$500,001-\$1 million | | \$100,000,001-\$500 million | L | More than \$ | 550 billion |
| Request for Relief, D | eclara | tion, and Signatures | | | | | |
| WARNING Bankruptcy fraud is a \$500,000 or imprison | seriou ment fo | s crime. Making a false s or up to 20 years, or both | statem . 18 U | ent in connection with a bank J.S.C. §§ 152, 1341, 1519, ar | ruptcy c nd 3571. | ase can result | in fines up to |
| | | | | dance with the chapter of title | e 11, Uni | ited States Co | de, specified in this |
| debtor | l ha | ave been authorized to fil | e this p | petition on behalf of the debto | or. | | |
| | | ave examined the informa | ation in | n this petition and have a reas | sonable l | belief that the | information is true and |
| | | | | | | | |
| I de | eciare | under penally of perjury t | nat the | e foregoing is true and correc | l. | | |
| | Fxe | ecuted on 01/15/20 | 125 | | | | |
| | LX | MM/ DE | | Υ | | | |
| | ZX | | | YY | | | |
| | * | MM/ DE |) / YY\ | // | Michae | el Prendergas | ıt. |
| | | |) / YY\ gast | | Michae Printed | el Prendergas name | ıt . |
| | | MM/ DE MM | yast d repre | sentative of debtor | | | it |
| | | MM/ DE | yast d repre | sentative of debtor | | | ıt |
| 40. Signature of attarnay | × | /s/ Michael Prenderg Signature of authorized Title Interim Chief E | yast d repre | sentative of debtor | Printed | | .t |
| 18. Signature of attorney | | /s/ Michael Prenderg Signature of authorized Title Interim Chief E | gast d repre | esentative of debtor | | name 01/15/2025 | |
| 18. Signature of attorney | × | /s/ Michael Prenderg Signature of authorized Title Interim Chief E | gast d repre | esentative of debtor | Printed | name | |
| 18. Signature of attorney | × | /s/ Michael Prenderg Signature of authorized Title Interim Chief E | gast d repre | esentative of debtor | Printed | name 01/15/2025 | |
| 18. Signature of attorney | × | /s/ Michael Prenderg Signature of authorized Title Interim Chief E | gast d repre | esentative of debtor | Printed | name 01/15/2025 | |
| 18. Signature of attorney | × | /s/ Michael Prenderg Signature of authorized Title Interim Chief E /s/ Patrick J. Reilley Signature of attorney for | gast d repre | esentative of debtor | Printed | name 01/15/2025 | |
| 18. Signature of attorney | × | /s/ Michael Prenderg Signature of authorized Title Interim Chief E /s/ Patrick J. Reilley Signature of attorney for Patrick J. Reilley Printed name | gast d repre | esentative of debtor | Printed | name 01/15/2025 | |
| 18. Signature of attorney | × | /s/ Michael Prenderg Signature of authorized Title Interim Chief E /s/ Patrick J. Reilley Signature of attorney for Patrick J. Reilley Printed name Cole Schotz P.C. | gast d repre | esentative of debtor | Printed | name 01/15/2025 | |
| 18. Signature of attorney | × | /s/ Michael Prenderg Signature of authorized Title Interim Chief E /s/ Patrick J. Reilley Signature of attorney for Patrick J. Reilley Printed name Cole Schotz P.C. Firm name | gast d repre Execut | esentative of debtor tive Officer | Printed | name 01/15/2025 | |
| 18. Signature of attorney | × | /s/ Michael Prenderg Signature of authorized Title Interim Chief E /s/ Patrick J. Reilley Signature of attorney for Patrick J. Reilley Printed name Cole Schotz P.C. Firm name 500 Delaware Avenue | gast d repre Execut or debt | esentative of debtor tive Officer or | Printed | name 01/15/2025 | |
| 18. Signature of attorney | × | /s/ Michael Prenderg Signature of authorized Title Interim Chief E /s/ Patrick J. Reilley Signature of attorney for Patrick J. Reilley Printed name Cole Schotz P.C. Firm name 500 Delaware Avenue Number | gast d repre Execut | esentative of debtor tive Officer or | Printed | 01/15/2025 MM/DD/YYY | ; Y |
| 18. Signature of attorney | × | /s/ Michael Prenderg Signature of authorized Title Interim Chief E /s/ Patrick J. Reilley Signature of attorney for Patrick J. Reilley Printed name Cole Schotz P.C. Firm name 500 Delaware Avenue Number Wilmington | gast d repre Execut or debt | esentative of debtor tive Officer or | Printed Date | | 19801 |
| 18. Signature of attorney | × | /s/ Michael Prenderg Signature of authorized Title Interim Chief E /s/ Patrick J. Reilley Signature of attorney for Patrick J. Reilley Printed name Cole Schotz P.C. Firm name 500 Delaware Avenue Number | gast d repre Execut or debt | esentative of debtor tive Officer or | Printed Date | 01/15/2025 MM/DD/YYY | ; Y |
| 18. Signature of attorney | × | /s/ Michael Prenderg Signature of authorized Title Interim Chief E /s/ Patrick J. Reilley Signature of attorney for Patrick J. Reilley Printed name Cole Schotz P.C. Firm name 500 Delaware Avenue Number Wilmington | gast d repre Execut or debt | esentative of debtor tive Officer or | Date | | 19801 ZIP Code |
| 18. Signature of attorney | × | /s/ Michael Prenderg Signature of authorized Title Interim Chief E /s/ Patrick J. Reilley Signature of attorney for Patrick J. Reilley Printed name Cole Schotz P.C. Firm name 500 Delaware Avenue Number Wilmington City | gast d repre Execut or debt | esentative of debtor tive Officer or | Date | | 19801 ZIP Code |
| 18. Signature of attorney | × | /s/ Michael Prenderg Signature of authorized Title Interim Chief E /s/ Patrick J. Reilley Signature of attorney for Patrick J. Reilley Printed name Cole Schotz P.C. Firm name 500 Delaware Avenue Number Wilmington City (301) 652.3131 | gast d repre Execut or debt | esentative of debtor tive Officer or | Date | 01/15/2025 MM/DD/YYY Delaware State preilley@cole | 19801 ZIP Code |

| Fill in this information | to identify the case: | | |
|--------------------------|-----------------------|---------|----|
| United States Bankrupto | cy Court for the: | | |
| | District of Delaware | | |
| | (State) | | |
| Case number (if known): | | Chapter | 11 |

Rider 1 Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities listed below (collectively, the "<u>Debtors</u>") filed a petition in the United States Bankruptcy Court for the District of Delaware for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the chapter 11 case of JOANN Inc.

- JOANN Inc.
- Creative Tech Solutions LLC
- Creativebug, LLC
- Dittopatterns LLC
- JAS Aviation, LLC
- JOANN Ditto Holdings Inc.
- JOANN Holdings 1, LLC
- JOANN Holdings 2, LLC
- Jo-Ann Stores Support Center, Inc.
- Jo-Ann Stores, LLC
- joann.com, LLC
- Needle Holdings LLC
- WeaveUp, Inc.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

| In re: |) Chapter 11 |
|---------------------|--------------------|
| JO-ANN STORES, LLC, |) Case No. 25() |
| Debtor. |) |

LIST OF EQUITY SECURITY HOLDERS¹

| Equity Holder | Address of Equity Holder | Percentage of Equity Held |
|---------------------|--|---------------------------|
| Needle Holdings LLC | 5555 Darrow Road Hudson, Ohio 44236 | 100% |

This list serves as the disclosure required to be made by the debtor pursuant to Rule 1007(a)(3) of the Federal Rules of Bankruptcy Procedure. All equity positions listed indicate the record holder of such equity as of the date of commencement of the chapter 11 case.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

| | | ٠, | | |
|-------------------|---------|----|-------------|-----|
| In re: | |) | Chapter 11 | |
| JO-ANN STORES, LI | LC, |) | Case No. 25 | _() |
| | Debtor. |) | | |
| | |) | | |

CORPORATE OWNERSHIP STATEMENT

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interest:

| Shareholder | Approximate Percentage of Shares Held |
|---------------------|---------------------------------------|
| Needle Holdings LLC | 100% |

| Case 25-10072-CTG | Doc 1 | Filed 01/15/25 | Page 8 of 18 | |
|-------------------|-------|----------------|--------------|--|
|-------------------|-------|----------------|--------------|--|

| Fill in this information to identify the case: | |
|--|----------------------------|
| Debtor name: <u>JOANN Inc.</u> | |
| United States Bankruptcy Court for the: District of Delaware | |
| Case number (If known): | Check if this is an amende |
| | filing |

Official Form 204

Debtor __<u>JOANN, Inc., et al.</u>

Chapter 11 or Chapter 9 Cases: Consolidated List of Creditors Who Have the 30 Largest Unsecured Claims and Are

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

| | Name of creditor and complete mailing address, including zip code | email address of creditor contact example, trade debts, bank loans, unliquidated professional services, disputed | | contingent, | is Amount of unsecured claim if the claim is fully unsecured, fill in only unsecured claim If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unse | | |
|----|---|--|------------------------------|-------------|--|---|-----------------|
| | | | and government contracts) | | Total claim, if partially secured | Deduction for value of collateral or setoff | Unsecured claim |
| 1 | LOW TECH TOY CLUB LLC 411 EMISSARY DR. #108 CARY, NC 27519 UNITED STATES | ADRIAN ZHANG MANAGER EMAIL - ADRIAN@THEWOOBLES.COM PHONE - 838-966-2537 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 7,462,470.58 |
| 2 | SVP SEWING BRANDS LLC 1714 HEIL QUAKER BLVD, SUITE 130 LA VERGNE, TN 37086 UNITED STATES | JASON FORCIER CHIEF EXECUTIVE OFFICER EMAIL - JASON.FORCIER@SVPWORLDWIDE.COM PHONE - 629-335-0520 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 5,209,124.72 |
| 3 | FEDERAL EXPRESS CORPORATION 942 SOUTH SHADY GROVE ROAD MEMPHIS, TN 38120 UNITED STATES | MARK ALLEN EXECUTIVE VICE PRESIDENT AND GENERAL COUNSEL EMAIL - MALLEN@FEDEX.COM PHONE - 901-818-7500 FAX - | SHIPPING SERVICES PAYABLE | | | | \$ 4,383,525.25 |
| 4 | WONG CHUK HANG | CHEN FENG PRESIDENT EMAIL - RUBY.WANG@KERINESUNTEXTILE.COM PHONE - 86-13585840138 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 4,315,367.71 |
| 5 | GWEN STUDIOS 1377 BROADCLOTH ST STE 202 | CAREY EDWARDS CHIEF EXECUTIVE OFFICER EMAIL - CAREY@GWENSTUDIOS.COM PHONE - 203-644-2726 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 4,189,200.30 |
| 6 | DESIGNS FOR ALL SEASONS LTD 41 MAN YUE STREET FLAT B 5F KAISER ESTATE PHASE 1 HUNGHOM, KOWLOON HONG KONG | TIM TOMPKINS CHIEF EXECUTIVE OFFICER EMAIL - DESIGNS@DESIGNSFORALLSEASONS.COM PHONE - 852-2333-5675 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 3,950,037.22 |
| 7 | BROTHER INTERNATIONAL CORPORATION 200 CROSSING BLVD. BRIDGEWATER, NJ 08807-0911 UNITED STATES | MIKE LYNCH VICE PRESIDENT AND GENERAL COUNSEL EMAIL - MICHAEL.LYNCH@BROTHER.COM PHONE - 908-704-1700 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 3,859,876.42 |
| 8 | ORMO ITHALAT VE IHRACAT AS KAGITHANE OFISPARK, MERKEZ MAHALLES FAITH CAD. GOLYOLU HARMANSAZI MEVKIT ORHANGAZI, 16800 TURKEY | GIRAY OCALGIRAY CHIEF EXECUTIVE OFFICER EMAIL - DDAGISTANI@ORMO.COM.TR PHONE - 90-2122514730 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 3,778,344.70 |
| 9 | H&H ASIA LTD 27F NO 4013 SHENNAN ROAD SHENZHEN, 518026 CHINA | LORRAINE MABERRY SENIOR VICE PRESIDENT EMAIL - HHJAS@HANDHASIA.COM PHONE - 86-755-83026780-681 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 3,601,756.38 |
| 10 | LINDON, UT 84042 UNITED STATES | WAYNE MITCHELL CHIEF EXECUTIVE OFFICER EMAIL - WAYNE@AMERICANCRAFTS.COM PHONE - 800-879-5185 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 3,257,004.83 |
| | 199 LANE | KATHY CHEN CHIEF EXECUTIVE OFFICER EMAIL - JAY@RAYSUNARTS.COM PHONE - 86-574-87287079 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 3,215,166.06 |
| | SUITE 950 TAMPA, FL 33607 UNITED STATES | JOHN SHEPPARD CHIEF EXECUTIVE OFFICER EMAIL - JOHN.SHEPPARD@OTTLITE.COM PHONE - 813-621-0058 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 3,107,606.40 |
| | AROMA BAY CANDLES CO TIEU TRA/ RESIDENT GROUP 6 HUNG DAO- DUONG KINH- HAI PHONG HAIPHONG, 18000 | ELLEN MA HEAD OF SALES EMAIL - ELLEN@HOMEACCENT.COM.CN PHONE - 86-571-87956138 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 3,085,876.60 |

| | Name of creditor and complete mailing address, including zip code | Name, telephone number, and email address of creditor contact | Nature of the claim (for example, trade debts, bank loans, professional services, | Indicate if claim is contingent, unliquidated, or disputed | Amount of unsecured claim if the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured | | |
|----|--|--|---|---|--|---|-----------------|
| | | | and government contracts) | | Total claim, if partially secured | Deduction for value of collateral or setoff | Unsecured claim |
| 14 | FAIRFIELD PROCESSING 6432 PRESCOTT AVE SAINT LOUIS, MO 63147-2815 UNITED STATES | JORDAN YOUNG PRESIDENT EMAIL - JORDANY@FAIRFIELDWORLD.COM PHONE - 203-744-2090 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 2,893,803.92 |
| 15 | ORIENTAL CRAFT IND CO LTD RM B2, 5F SING MEI INDUSTRIAL BUILD 27-29 KWAI WING ROAD KWAI CHUNG HK, HONG KONG HONG KONG | RICKY CHEUNG CHIEF EXECUTIVE OFFICER EMAIL - RICKY_ORIENTALCRAFT@YAHOO.COM.HK PHONE - 852-2345-6585 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 2,888,958.37 |
| 16 | HONGKONG SIMPLE ELEMENT GLOBAL LIMI 3-4F, NO.1 BUILDING NO. 1498 JIANGNAN ROAD NINGBO, CHINA | SUMMER XIA DIRECTOR OF SALES EMAIL - SUMMER@NBPARAMONT.COM PHONE - 86-574-55717888 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 2,821,285.30 |
| 17 | HTL LIMITED 12/F, D. J. BUILDING 173 HOI BUN ROAD KWUN TONG KOWLOON, HONG KONG | SIMON CASTLEY OWNER EMAIL - SIMONC@SEWGROUP.COM PHONE - 85223288007 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 2,307,327.32 |
| 18 | CHANGSHU WINWAY TEXTILE CO LTD BUILDING A, GULI TOWN 4/F 10# FUCHUNJIANG EAST ROAD CHANGSHU CITY, 100 JIANGSHU 215533 CHINA | DAVID WANG GENERAL MANAGER EMAIL - DAVIDWANG@WINWAYTEXTILE.COM PHONE - 86-18913623777 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 2,253,067.63 |
| 19 | DESIGN GROUP AMERICAS 5555 GLENRIDGE CONNECTOR SUITE 300 ATLANTA, GA 30342 UNITED STATES | ERIK SJOGREN CHIEF EXECUTIVE OFFICER EMAIL - ERIK.SJOGREN@IGDESIGNGROUP- AMERICAS.COM PHONE - 321-229-2116 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 2,244,140.08 |
| 20 | FABRIC TRADITIONS 519 EIGHTH AVENUE, 19TH FL NEW YORK, NY 10018 UNITED STATES | ELIZABETH TOWEY CEO AND PRESIDENT EMAIL - BTOWEY@FABRICTRADITIONS.COM PHONE - 212-279-5710 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 2,208,561.06 |
| 21 | SPRINGS CREATIVE PRODUCTS GROUP 300 CHATHAM AVENUE, SUITE 100 ROCK HILL, SC 29730 UNITED STATES | DERICK CLOSE CHIEF EXECUTIVE OFFICER EMAIL - DERICK.CLOSE@SPRINGSCREATIVE.COM PHONE - 803-324-6571 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 2,079,166.90 |
| 22 | JONES LANG LASALLE AMERICAS INC 200 EAST RANDOLPH DRIVE CHICAGO, IL 60601 UNITED STATES | DAVID HITCHENS GENERAL COUNSEL EMAIL - DAVID.HITCHENS@JLL.COM PHONE - 312-782-5800 FAX - | PROPERTY MANAGEMENT SERVICES AND UNPAID RENT PAYABLE | | | | \$ 2,046,595.03 |
| 23 | VIITION (ASIA) LIMITED FLAT/RM D03, BLK A, 12/F 19-25 SHAN MEI ST SHA TIN NT, NEW TERRITORIES 999077 HONG KONG | PEIYUAN WANG GENERAL MANAGER EMAIL - YUAN@DEYUCRAFT.COM PHONE - 13505928858 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 1,990,120.38 |
| 24 | GILDAN USA INC 1980 CLEMENTS FERRY ROAD CHARLESTON, SC 29492 UNITED STATES | SIBEL TURKMAN CHIEF FINANCIAL OFFICER EMAIL - PHONE - 843-606-3724 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 1,898,384.03 |
| 25 | ADVANTUS CORP 12276 SAN JOSE BLVD. BUILDING 618 JACKSONVILLE, FL 32223 UNITED STATES | KEVIN CARPENTER PRESIDENT EMAIL - KCARPENTER@ADVANTUS.COM PHONE - 904-482-0091 FAX - 904-482-0099 | MERCHANDISE TRADE PAYABLE | | | | \$ 1,814,430.64 |
| 26 | R.M. PALMER COMPANY LLC 1800 ELMWOOD AVENUE BUFFALO, NY 14207 UNITED STATES | RICHARD PALMER CHIEF EXECUTIVE OFFICER EMAIL - DJH@RMPALMER.COM PHONE - 610-372-8971 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 1,756,688.45 |
| 27 | AB EXPORTS LASANI PULLI, NEAR KHAYABAN GARDENS SERGODHA ROAD FAISALABAD, PUNJAB 38000 PAKISTAN | HAMMAD HASSAN GENERAL MANAGER EMAIL - HAMMAD@AB.COM.PK PHONE - 92418817301-05 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 1,724,596.65 |
| 28 | NINGBO WINLEAD ORNAMENT CO LTD SCIENCE AND TECHNOLOGY PLAZA 10/F 4TH BUILDING NINGBO, 315000 CHINA | BONNIE ZENG DIRECTOR OF SALES EMAIL - BONNIE@WL-ORNAMENT.COM PHONE - 86-13685738756 FAX - | MERCHANDISE TRADE PAYABLE | | | | \$ 1,655,024.02 |

Debtor <u>JOANN, Inc., et al.</u>

| | Name of creditor and complete mailing address, including zip code | Name, telephone number, and email address of creditor contact | Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts) | contingent, unliquidated, or | Amount of unsecured if the claim is fully un If claim is partially sed deduction for value of Total claim, if partially secured | secured, fill in only un cured, fill in total claim | |
|---|---|--|--|--|---|--|-----------------|
| | CORPORATE OFFICE 249 29 INDUSTRIAL AREA A, LUDHIANA-3 (PB) PUNJAB, 141003 P | AMIT THAPAR PRESIDENT IMAIL - MMIT.THAPAR@GANGAACROWOOLS.COM PHONE - 91-161-4008400 | MERCHANDISE TRADE PAYABLE | | | | \$ 1,653,266.91 |
| • | 30 7 NESHAMINY INTERPLEX DR. E BENSALEM, PA 19020 P | NITHDRAWAL LIABILITY DEPARTMENT EMAIL - QUESTIONS@SPT-USW.ORG PHONE - 800-848-1953 FAX - 412-471-0944 | I I I ARII ITY | CONTINGENT; UNLIQUIDATED; DISPUTED | | | UNDETERMINED |

| Fill in this information to identify the case and this filing: | | | | | |
|--|--------------------------|----------------------|---------|--|--|
| Debtor Name | Jo-Ann Stores, LLC | | | | |
| United States Ba | ankruptcy Court for the: | District of Delaware | | | |
| Case number (If | known). | | (State) | | |

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

|--|

- □ Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)
- □ Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)
- □ Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
- □ Schedule H: Codebtors (Official Form 206H)
- □ Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
- □ Amended Schedule
- Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
- Other document that requires a declaration List of Equity Security Holders and Corporate Ownership Statement

I declare under penalty of perjury that the foregoing is true and correct.

| Executed on | 01/15/2025 | ★ /s/ Michael Prendergast |
|-------------|-------------|---|
| | MM/ DD/YYYY | Signature of individual signing on behalf of debtor |
| | | Michael Prendergast |
| | | Printed name |
| | | Interim Chief Executive Officer |
| | | Position or relationship to debtor |

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

Action by Unanimous Written Consent of the Boards of Directors of:

JOANN Inc.
Needle Holdings LLC
Jo-Ann Stores, LLC
JOANN Holdings 1, LLC
JOANN Holdings 2, LLC
JAS Aviation, LLC
Creative Tech Solutions LLC
Creativebug, LLC
joann.com, LLC
JOANN Ditto Holdings Inc.
WeaveUp, Inc.
Jo-ANN Stores Support Center, Inc.
Dittopatterns LLC

January 14, 2025

The undersigned, being all of the members of the boards of directors or boards of managers (each a "Board" and, collectively, the "Boards"), as applicable, of the entities set forth above (each a "Company" and, collectively, the "Companies"), pursuant to each Company's bylaws, limited liability company agreement, or other governing document, as applicable (each a "Governing Document" and, collectively, the "Governing Documents") and applicable laws of each jurisdiction in which such Company was formed, hereby consent in writing to the adoption of the following resolutions with the same force and effect as if they had been unanimously adopted by a duly convened meeting of the Board:

WHEREAS, the Board of each Company has reviewed and considered (a) presentations by such Company's management team (the "<u>Management</u>") and financial and legal advisors (collectively, the "<u>Advisors</u>") regarding the liabilities, obligations, and liquidity of such Company, the strategic and financial alternatives available to it, and the effect of the foregoing on each Company's business, (b) the information and advice previously provided to and reviewed by each such Board, and (c) the related matters on and before the date hereof;

WHEREAS, each Board has had adequate opportunity to consult with Management and Advisors regarding the materials and documentation presented, to obtain additional information, and to fully consider each of the strategic alternatives available to the Companies;

WHEREAS, Gordon Brothers Retail Partners, LLC (the "Stalking Horse Bidder") and JOANN Inc. and its affiliates (the "Sellers") have negotiated the terms of that certain asset purchase agreement (as may be amended, modified, or supplemented from time to time, the "Stalking Horse Agreement") to govern the Stalking Horse Bidder's purchase of substantially all of the assets of the Companies and otherwise designate certain rights over assets of the Companies, as set forth in the Stalking Horse Agreement (the "Acquired Assets"), subject to the Seller's receipt of a higher or otherwise better offer;

WHEREAS, the Board has considered the Stalking Horse Agreement (together with the other certificates, documents, agreements, and schedules contemplated under the Stalking Horse Agreement, the "<u>Stalking Horse Documents</u>"), and after due consideration and deliberation, has determined that each of the transactions contemplated by the Stalking Horse Agreement and the Stalking Horse Documents (the "<u>Stalking Horse Transactions</u>") are advisable and in the best interests of the Companies, their stockholders, creditors, and other parties in interest;

WHEREAS, the Stalking Horse Transactions are subject to the auction process governing the marketing and sale of the Acquired Assets to be approved by the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court") through the proposed Order (I) Approving Bidding Procedures and Bid Protections, (II) Scheduling Certain Dates and Deadlines with Respect Thereto, (III) Approving the Form and Manner of Notice Thereof, (IV) Approving the Stalking Horse Agreement, (V) Establishing Notice and Procedures for the Assumption and Assignment of Assumed Contracts and Leases, and (VII) Approving the Sale of Assets. and (VIII) Granting Related Relief (the bidding procedures approved by such order, the "Bidding Procedures") and the Company seeking, among other things, approval of the sale of the Acquired Assets to the Stalking Horse Bidder or another bidder with the highest or otherwise best offer (such bidder, the "Successful Bidder") through an order to be filed with the Bankruptcy Court under the provisions of chapter 11 of title 11 of the United States Code, 11 U.S.C. § 101 et seq. (the "Bankruptcy Code");

WHEREAS, each Board has determined that the following resolutions and the actions, transactions, and documentation contemplated thereby are advisable and in the best interests of the Companies, their interest holders, their subsidiaries, their creditors, and the other parties in interest; and

WHEREAS, after due deliberation, the members of the special committees of the Boards has recommended the following resolutions and the actions, transactions, and documentation contemplated thereby are advisable and in the best interests of the Companies, their interest holders, their subsidiaries, their creditors, and the other parties in interest.

NOW, THEREFORE, IT IS HEREBY RESOLVED, that, pursuant to the articles of incorporation and applicable Governing Documents of the Companies, the Boards hereby adopt the following resolutions:

CHAPTER 11 FILING

BE IT RESOLVED, that in the business judgment of the Board of each Company, it is desirable and in the best interests of such Company (including consideration of its creditors and other parties in interest) that such Company shall be, and hereby is, in all respects, authorized to file, or cause to be filed, a voluntary petition (a "Bankruptcy Petition") for relief commencing a case (the "Chapter 11 Cases") under the provisions of the Bankruptcy Code in the Bankruptcy Court or other court of competent jurisdiction; and, in accordance with the requirements of the Governing Documents and applicable law, hereby consent to, authorize, approve, confirm, and ratify all actions in connection with the filing of the respective Bankruptcy Petition;

FURTHER RESOLVED, that any duly appointed officer of each Company (collectively, the "<u>Authorized Signatories</u>"), acting alone or with one or more other Authorized Signatories be, and they hereby are, authorized, empowered, and directed to execute and file on behalf of such Company all petitions, schedules, lists, and other motions, papers, or documents, and to take any and all action that they deem necessary or proper to obtain such relief, including, without limitation, any action necessary to maintain the ordinary course operation of such Company's business; and

FURTHER RESOLVED, that each of the Authorized Signatories be, and they hereby are, with power of delegation, authorized, empowered, and directed to take and perform any and all further acts and deeds that each of the Authorized Signatories deem necessary, proper, or desirable in connection with each Company's Chapter 11 Case, with a view to the successful prosecution of such case.

RETENTION OF PROFESSIONALS

BE IT RESOLVED, that each of the Companies be, and they hereby are, authorized and directed to employ (a) the law firm of Kirkland & Ellis LLP and Kirkland & Ellis International LLP (together, "Kirkland"), as restructuring counsel, (b) the law firm of Cole Schotz P.C. ("Cole Schotz"), as Delaware restructuring counsel; (c) Alvarez & Marsal, LLC ("A&M"), as restructuring advisor, (d) Centerview Partners, LLC ("Centerview"), as financial advisor and investment banker, (e) Kroll Restructuring Administration LLC ("Kroll"), as notice and claims agent and administrative advisor, and (f) any other legal counsel, accountant, financial advisor, restructuring advisor, or other professional the Authorized Signatories deem necessary, appropriate, or advisable to retain (together with Kirkland, Cole Schotz, A&M, Centerview, and Kroll, the "Retained Professionals") in each case, to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance such Company's rights and obligations, including filing any motions, objections, replies, applications, or pleadings; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of each of the Retained Professionals.

CASH COLLATERAL AND ADEQUATE PROTECTION

BE IT RESOLVED, that in the business judgment of the Boards, it is desirable and in the best interest of each Company, its stakeholders, its creditors, and other parties in interest to obtain the benefits of the use of cash collateral, as such term is defined in section 363(a) of the Bankruptcy Code (the "<u>Cash Collateral</u>"), which may be security for the Companies' prepetition secured lenders (under certain credit facilities by and among the Companies, the guarantors party thereto, the administrative and other agents party thereto, and the lenders party thereto);

FURTHER RESOLVED, that in order to use and obtain the benefits of the Cash Collateral, and in accordance with section 363 of the Bankruptcy Code, the Companies will provide certain adequate protection to the prepetition secured lenders (such obligations, "<u>Adequate Protection Obligations</u>"), as documented in proposed interim and final orders (the "<u>Cash Collateral</u>

<u>Orders</u>") to be submitted for approval of the Bankruptcy Court, with the Boards having been apprised of the material terms and provisions of the Cash Collateral Orders;

FURTHER RESOLVED, that the form, terms, and provisions of the Cash Collateral Orders, and the actions and transactions contemplated thereby be, and hereby are authorized, adopted, and approved in all respects, and each of the Authorized Signatories of the Companies be, and hereby is, authorized and empowered, in the name of and on behalf of the Companies, to take such actions and negotiate or cause to be prepared and negotiated and to perform, and cause the performance of, the Cash Collateral Orders;

FURTHER RESOLVED, each of the Authorized Signatories be, and hereby is, authorized, empowered, and directed in the name of, and on behalf of, the Companies to seek authorization and approval to use Cash Collateral pursuant to the Cash Collateral Orders, and any Authorized Signatory be, and hereby is, authorized, empowered, and directed to negotiate, execute, and deliver any and all agreements, instruments, or documents, by or on behalf of the Companies, relating to the use of Cash Collateral in connection with the Chapter 11 Cases, all with such changes therein and additions thereto as any Authorized Signatory approves, such approval to be conclusively evidenced by the taking of such action or by the execution and delivery thereof; and

FURTHER RESOLVED, that the Companies, as debtors and debtors in possession under the Bankruptcy Code be, and hereby are, authorized to incur the Adequate Protection Obligations and to undertake any and all related transactions, including granting liens on their assets to secure such obligations.

THE STALKING HORSE AGREEMENT

BE IT RESOLVED, that the form, terms, and provisions of the Stalking Horse Agreement, and the Companies' performance of its obligations under the Stalking Horse Agreement with the Stalking Horse Bidder be, and they hereby are, in all respects, approved; and

RESOLVED FURTHER, that the Authorized Signatories be, and hereby are, authorized, directed, and empowered to execute and file with the Bankruptcy Court a motion to approve the Stalking Horse Agreement and authorize the Companies to conduct a sale process for all, substantially all, or a portion of the Companies' assets subject to certain bidding procedures (the "Bidding Procedures," and such sale process, an "Auction"); and to negotiate, for and on behalf of the Companies, such agreements, documents, assignments, and instruments as may be necessary, appropriate, or desirable in connection with the sale to the Stalking Horse Bidder or such other successful bidder at an Auction.

GENERAL

BE IT RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Authorized Signatories, each of the Authorized Signatories (and their designees and delegates) be, and they hereby are, individually authorized and empowered, in the name of and on behalf of each Company, to take or cause to be taken any and all such other and further action, and to execute, acknowledge, deliver, and file any and all such agreements, certificates, instruments, and other documents and to pay all expenses, including but not limited to filing fees, in each case

as in such Authorized Signatory's judgment, shall be necessary, advisable, convenient, or desirable in order to fully carry out the intent and accomplish the purposes of the resolutions adopted herein;

FURTHER RESOLVED, that the Board of each Company has received sufficient notice of the actions and transactions relating to the matters contemplated by the foregoing resolutions, as may be required by the Governing Document of each Company, or hereby waive any right to have received such notice; and

FURTHER RESOLVED, that all acts, actions, and transactions relating to the matters contemplated by the foregoing resolutions done in the name of and on behalf of each Company, which acts would have been approved by the foregoing resolutions except that such acts were taken before the adoption of these resolutions, are hereby in all respects approved and ratified as the true acts and deeds of each Company with the same force and effect as if each such act, transaction, agreement, or certificate has been specifically authorized in advance by resolution of each Board.

[signature pages to follow]

This consent may be executed in multiple counterparts, each of which will be deemed an original and all of which when taken together shall constitute a one and the same consent. The signature pages of any member of the Boards or copies or facsimiles thereof may be appended to any counterpart of this consent and when so appended, shall constitute an original.

IN WITNESS WHEREOF, the undersigned, being all of the members of the Board of JOANN Inc., hereby consent to, and approve and adopt, the foregoing resolutions as of the date first set forth above.

| Signed by: |
|-------------------------------|
| Mary Campbell |
| Mary Campbell |
| Signed by: |
| Joe Hartsig |
| Joe Hartsig |
| DocuSigned by: |
| F81A9D42A2F34AA |
| Michelle Israel |
| DocuSigned by: |
| |
| Maarten Jager |
| Signed by: 3DA2D268392C4AE |
| Woodson Whitehead |
| Signed by: |
| PameLa CORRIE |
| Pamela Corrie |
| Signed by: |
| Jill Frizzley |
| Jill Frizzley |

IN WITNESS WHEREOF, the undersigned, being all of the members of the Boards listed below, hereby consent to, and approve and adopt, the foregoing resolutions as of the date first set forth above.

NEEDLE HOLDINGS LLC
JO-ANN STORES, LLC
JOANN HOLDINGS 1, LLC
JOANN HOLDINGS 2, LLC
JAS AVIATION, LLC
CREATIVE TECH SOLUTIONS LLC
CREATIVEBUG, LLC
JOANN.COM, LLC
JOANN DITTO HOLDINGS INC.
WEAVEUP, INC.
JO-ANN STORES SUPPORT CENTER, INC.
DITTOPATTERNS LLC

| Docusigned by: Michael Prendergast | |
|--|--|
| Michael Prendergast | |
| Signed by: Juffrey Dwyer 4DF1EABE3F724E7 | |
| Jeffrey Dwyer | |
| DocuSigned by: Ann Aber | |
| 40AE2B105008443 | |

Ann Aber